1 2 3 4 5 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 6 KEYSTONE FRUIT MARKETING, INC., 7 No. CV-05-5087-RHW ET AL., 8 Plaintiffs, 9 JUDGMENT ON (NEW) SWEET 10 WILLIAM G. and JANET H. CLOVER PRODUCE, LLC'S SECOND ANSWER TO TWELFTH WRIT OF BROWNFIELD, 11 GARNISHMENT Defendants, 12 and 13 (NEW) SWEET CLOVER PRODUCE, LLC, 14 Garnishee. 15 I. JUDGMENT SUMMARY 16 Judgment Creditor: Keystone Fruit Marketing, Inc. 17 18 Garnishment Judgment Debtor (Garnishee): (New) Sweet Clover Produce, LLC 19 20 Garnishment Judgment Amount: \$1,407.97 21 Judgments to Bear Interest statutory rate 22 Attorney for Judgment George M. Ahrend Creditor: 23 24 II. BASIS 25 Garnishee is indebted to Defendants in the nonexempt amount of 2.6 \$1,407.97; at the time the Writ of Garnishment was issued, Defendant 2.7 William Brownfield was employed by Garnishee; therefore, it is 28 JUDGMENT ON (NEW) SWEET CLOVER PRODUCE LLC'S

SECOND ANSWER TO TWELFTH WRIT - 1

## ADJUDGED that:

- Plaintiff is awarded judgment against Garnishee Sweet Clover Produce, LLC, in the amount of \$1,407.97;
- 2. Garnishee shall mail payment in the amount of \$1,407.97 to Keystone Fruit Marketing Inc. at: <u>Ahrend Law Firm PLLC</u>, 100 E Broadway Ave., Moses Lake, Washington 98837. Garnishee is advised that the failure to pay its judgment amount may result in execution of the judgment, including garnishment. DATED THIS 6th day of June, 2011.

s/Virginia Reisenauer
Virginia Reisenauer
Deputy Clerk